

# EXHIBIT

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27 [ADDITIONAL COUNSEL ON SIGNATURE PAGE]

28 UNITED STATES DISTRICT COURT  
19 NORTHERN DISTRICT OF CALIFORNIA

20 JIM CORNETT, on behalf of himself and others ) Civil Action No. CV-09-00960-BZ  
21 similarly situated, )  
22 Plaintiff, ) STIPULATION OF RELATION  
23 v. ) PURSUANT TO LOCAL CIVIL RULE  
24 NETFLIX, INC., and WALMART.COM USA LLC, ) 3-12  
25 Defendants. )  
26 \_\_\_\_\_)

Pursuant to Local Civil Rule 7-11(a), Defendants Walmart.com USA LLC, and Netflix, Inc. (“Defendants”) and Plaintiff Jim Cornett (“Plaintiff”), hereby stipulate:

3 WHEREAS, on or about February 13, 2009, Plaintiff filed a complaint in the Superior  
4 Court of the State of California in and for the County of Santa Clara, in which Plaintiff seeks to  
5 assert claims for alleged antitrust violations under California's Cartwright Act, Cal. Bus. & Prof.  
6 Code §§ 16720, 16727. On March 5, 2009, Defendant Walmart.com USA LLC removed this  
7 action to the United States District Court for the Northern District of California;

8 WHEREAS, on or about January 2, 2009, Plaintiffs Andrea Resnick, Gary Bunker, John  
9 Halby, Amy Latham, Eric Roslansky, and Kevin Simpson (*Resnick* Plaintiffs) filed the complaint  
10 in *Resnick v. Walmart.com USA LLC et al.*, Civil Action No. CV-09-00200-PJH, in which the  
11 *Resnick* Plaintiffs seek to assert claims for alleged antitrust violations under the Sherman Act, 15  
12 U.S.C. §§ 1 and 2;

13 WHEREAS, it appears likely that there will be an unduly burdensome duplication of labor  
14 and expense or conflicting results if the cases pending in this Court are conducted before different  
15 Judges in this Court:

WHEREAS, Plaintiff will not oppose Defendant Walmart.com USA LLC's Administrative Motion to Consider Relating *Cornett* and *Resnick*;

18 NOW, THEREFORE, Plaintiffs and Defendants, by and through their respective attorneys  
19 of record, stipulate that the present action is related to *Resnick v. Walmart.com USA LLC*, within  
20 the meaning of Local Civil Rule 3-12.

22 Dated: Respectfully submitted,  
23 SUSMAN GODFREY L.L.P.

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LLC and Wal-Mart Stores, Inc.*

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